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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF CALIFORNIA

ILLUMINA, INC.; ILLUMINA CAMBRIDGE LTD.,

v.

Civil No. 12cv1465-BEN (BGS)

Plaintiff.

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COMPLETE GENOMICS, INC,

Defendant.

ORDER RESETTING EARLY NEUTRAL EVALUATION ONFERENCE, SETTING DEADLINE TO FILE DISCOVERY PLAN

Due to a conflict on the Court's calendar, the Early Neutral Evaluation Conference ("ENE") is RESET and will take place on **September 28, 2012** at **9:30 a.m.** Settlement Statements are still due no later than **September 6, 2012.** In preparation for the Case management conference that will take place following the ENE, it is hereby ORDERED:

A Joint Discovery Plan shall be lodged with Magistrate Judge Skomal by 1. delivering the plan directly to chambers or by emailing it to efile skomal@casd.uscourts.gov, on or before September 13, 2012. The plan must be one document and must explicitly cover the parties views and proposals for each item identified in Fed.R.Civ.P. 26(f)(3). In addition, Judge Skomal requires the discovery plan to identify whether the parties will consent to jurisdiction of a Magistrate Judge. Agreements made in the Discovery Plan will be treated as binding stipulations that are effectively incorporated into the Court's Case Management Order.

In cases involving significant document production and electronic discovery, the parties must also include the process and procedure for "claw back" or "quick peek" agreements as

contemplated by Fed. R. Evid. 502(d). The parties should also address whether an order providing for protection under Rule 502(e) is needed. Failure of any counsel or party to comply with this Order may result in the imposition of sanctions. DATED: September 4, 2012 Hon. Bernard G. Skomal U.S. Magistrate Judge United States District Court